1 2 3 4 5 6 7	Thomas F. Christensen, Esq. Nevada Bar #2326 Christensen Law Offices, LLC 1000 S. Valley View Blvd. Las Vegas, NV 89107 T:702-870-1000 courtnotices@injuryhelpnow.com Attorneys for Defts Kabul & Alexander UNITED STATES DI	
8	DISTRICT OF NEVADA	
9	ADMIRAL INSURANCE COMPANY,	Case No.: 2:22-cv-00177-CDS-NJK
10	Plaintiff vs.	OrderApproving
11	KABUL, INC. d/b/a FASTRIP PWC	STIPULATION TO EXTEND THE DEADLINE TO FILE REPLY IN
12	RENTALS, KABUL, INC. d/b/a FASTRIP FOOD STORE, DARRYL PETER	SUPPORT OF MOTION TO DISMISS FOR LACK OF JURISDICTION
13	ALEXANDER, JR., TOMMY LYNCH, as Administrator for the Estate of TAMMY	
14	LYNCH, and TOMMY LYNCH, APRIL BLACK, as Heirs of TAMMY LYNCH,	[ECF No. 163]
15		
16	Defendants	
17	KABUL, INC., dba FASTRIP PWC and FASTRIP FOOD STORE,	
18	Third Party Plaintiff	
19	v. GREGG EIDSNESS FARM BUREAU	
	FINANCIAL SERVICES, DOES I through X,	
20	inclusive; and ROE CORPORATIONS I through	
21	X, inclusive, Third Party Defendants	
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The parties hereto, by and through their respective counsel, hereby stipulate and agree, subject to this Court's approval, to extend the deadline for Kabul to file its Reply in support of its Motion to Dismiss for Lack of Jurisdiction filed herein. (ECF 159) Admiral 4 Insurance Company ("Admiral") filed its Opposition to the Motion to Dismiss on January 7, 2025 5 (ECF 161). Kabul, Inc. dba Fastrip PWC and Fastrip Store ("Kabul") therefore currently has a 6 deadline of January 14, 2025 for the Reply in support of the Motion to Dismiss. However, 7 Admiral's lead counsel has recently fallen ill and requested that other deadlines in this 8 case and the related case (2:24-cv-02060-GMN-MDC), be extended to allow Admiral 9 time to get alternate counsel involved and up to speed. In the interest of judicial 10 efficiency and the litigants' efficiency, the parties are therefore working together 11 cooperatively to reschedule dates and believe that extending the Reply due date in this case 12 to be synchronous to the agreed up on Reply deadline in the related case makes the most sense. 13 THEREFORE, the parties stipulate and request that the Court enter an order approving the 14 proposed extension for Kabul to file its Reply in Support of the Motion to Dismiss on or before 15 February 10, 2025. 16 Dated this 14th day of January, 2025. 17 ARMSTRONG TEASDALE LLP CHRISTENSEN LAW OFFICES, LLC 18 By: /s/ Kevin R. Stolworthy BY: /s/Thomas Christensen KEVIN R. STOLWORTHY THOMAS CHRISTENSEN, ESQ. 19 TRACY A. DIFILLIPPO, ESQ. Nevada Bar No. 2326 Nevada Bar No. 7676 1000 S. Valley View Blvd. 20 7160 Rafael Rivera Way, Suite 320 Las Vegas, Nevada 89107 Las Vegas, Nevada 89113 T courtnotices@injuryhelpnow.com 21 elephone: 702.678.5070 Facsimile: 22 702.878.9995 tdifillippo@atllp.com 23 Based on the parties' stipulation, the deadline for Kabul to file its reply 24 in support of the motion to dismiss is extended to February 10, 2025. Dated: January 16, 2025 25 26 Cristina D. Silva United States District Judge 27 28